



UNITED STATES OF AMERICA,

CRIMINAL NO. W-14-CR-034

Plaintiff,

SUPERSEDING INFORMATION

V.

[VIO: 21 U.S.C. 841(a)(1) & 841(b)(1)(B)
- Possession with Intent to Distribute at

GILBERT MIKE MELENDEZ,

* Least 50 Grams of Methamphetamine, a

Schedule II Controlled Substance

Defendant

THE UNITED STATES ATTORNEY CHARGES:

On or about February 5, 2014, in the Western District of Texas, the Defendant,

GILBERT MIKE MELENDEZ,

unlawfully, knowingly, and intentionally did possess with intent to distribute a controlled substance, which offense involved at least 50 grams of a mixture or substance containing a detectable amount of methamphetamine, a Schedule II Controlled Substance, in violation of Title 21, United States Code, Sections 841(a)(1) and 841(b)(1)(B).

ROBERT PITMAN
United States Attorney

By:

STEPHANIE SMITH-BURRIS
Assistant United States Attorney

Slephani Smith-Burris

SEALED		_
UNSEALED	X	

REMARKS:

PERSONAL DATA SHEET UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS WACO DIVISION

DATE: 04-08-2014 COUNTY: McLENNAN	MAG CT. # <u>W14-25M</u>	CASE NO. <u>W-14-CR-034</u>
JUDGE WALTER S. SMITH, JR. ASSISTANT U. S. ATTORNEY	STEPHANIE SMITH-B	BURRIS
DEFENDANT: GILBERT MIKE I	MELENDEZ	DOB:
		Other Language
DEFENSE ATTORNEY:	Dick Kettler	
DEFENDANT IS: In JailY On Bond		ennan County Jail
PROSECUTION BY: INFOR	RMATION INITION X	
		1(b)(1)(B) – Possession With Intent to rolled Substance
OFFENSE IS: FELONY	X MIS	SDEMEANOR
MAXIMUM SENTENCE: Not special assessment; at least 4 years T		40 years custody; \$5,000,000 fine; \$100
PENALTY IS MANDATORY:	YES concerning: Special Assessment and TSR Mandatory Minimum	